Andrew Williams, Esq. 1 CA bar #: 310526 – pro hac vice admit The Williams Law Group 2 6273 Sunset Drive Suite D3 3 South Miami, Florida 33143 Telephone: (253) 970-1683 4 Email: Andrew@TheWilliamsLG.com 5 David Lee Phillips, Esq. NV bar #: 538 – local counsel 6 700 S. 4th Street Las Vegas, NV 89101 7 Telephone: (702) 595-9097 DavidLeePhillips@aol.com Email: 8 9 Attorneys for Plaintiff, Steven Johnson 10 UNITED STATES DISTRICT COURT 11 DISTRICT OF NEVADA 12 13 STEVE JOHNSON Case No.: 2:18-cv-01381-RFB-BNW 14 NOTICE OF CORRECTED Plaintiff, IMAGE/DOCUMENT V. 15 HILV FEE, LLC; NAV 115-E. TROPICANA, 16 [Lodged Concurrently with Plaintiff's LLC; LAS VEGAS METROPOLITAN POLICE corrected Stipulation and [Order] to Extend Time for Plaintiff's Response to Defendants **VEGAS** DEPARTMENT; LAS 17 METROPOLITAN POLICE OFFICER A; LAS HILV Fee, LLC and Nav 115-E. Tropicana, LLC's Motion for Summary Judgment [DE VEGAS METROPOLITAN POLICE OFFICER B; 18 METROPOLITAN LAS VEGAS **POLICE** 115] (second request)] OFFICER C; LAS VEGAS METROPOLITAN POLICE OFFICER D: LAS **VEGAS** 20 METROPOLITAN POLICE OFFICER E; LAS VEGAS METROPOLITAN POLICE OFFICER F;\ 21 **METROPOLITAN** LAS **VEGAS POLICE** OFFICER G and DOES 9 to 50 22 Defendants. 23 24 25 TO THE COURT [AND ALL PARTIES AND THEIR ATTORNEYS OF RECORD]: 26 27 28

PLEASE TAKE NOTICE Plaintiff, by and through the undersigned, has filed this Notice of Corrected Image/Document and has lodged a copy of Plaintiff's corrected Stipulation and [Order] to Extend Time for Plaintiff's Response to Defendants HILV Fee, LLC and Nav 115-E. Tropicana, LLC's Motion for Summary Judgment [DE 115] (second request)]. DATED this 11th day of September 2020. Respectfully submitted, THE WILLIAMS LAW GROUP /s Andrew Williams, Esq. BY: ANDREW WILLIAMS, ESQ. California Bar No.: 310526 6273 Sunset Drive, Ste D3 South Miami, Florida 33143 Telephone: (253) 970-1683 Attorney for Plaintiff Steve Johnson E-Service: Andrew@TheWilliamsLG.com Secondary: WilliamsLawFlorida@gmail.com

CERTIFICATE OF SERVICE The undersigned hereby certifies that on the 11th day of September 2020, a copy of the foregoing NOTICE OF CORRECTED IMAGE/DOCUMENT, was served electronically and sent to the following address/individuals: **TYSON & MENDES, LLP** THOMAS E. MCGRATH, ESQ. CHRISTOPHER A. LUND, ESQ. 3960 Howard Hughes Parkway Suite 600 Las Vegas, NV 89169 Email: clund@tysonmendes.com Attorneys for Defendants: HILV Fee, LLC and NAV-115 E. Tropicana, LLC /s/Andrew Williams The Williams Law Group

1 2 3 4 5 6 7 8 9	Andrew Williams, Esq. CA bar #: 310526 – pro hac vice admit The Williams Law Group 6273 Sunset Drive Suite D3 South Miami, Florida 33143 Telephone: (253) 970-1683 Email: Andrew@TheWilliamsLG.com David Lee Phillips, Esq. NV bar #: 538 – local counsel 700 S. 4th Street Las Vegas, NV 89101 Telephone: (702) 595-9097 Email: DavidLeePhillips@aol.com Attorneys for Plaintiff, Steven Johnson	
	UNITED STATES DISTRICT COURT	
11 12	DISTRICT OF NEVADA	
13	STEVE JOHNSON)	Case No.: 2:18-cv-01381-RFB-BNW
14	Plaintiff,	STIPULATION AND [ORDER] TO EXTEND
15 16 17 18 19 20 21 22	HILV FEE, LLC; NAV-115 E. TROPICANA, LLC; LAS VEGAS METROPOLITAN POLICE DEPARTMENT; LAS VEGAS METROPOLITAN POLICE OFFICER A; LAS VEGAS METROPOLITAN POLICE OFFICER B; LAS VEGAS METROPOLITAN POLICE OFFICER C; LAS VEGAS METROPOLITAN POLICE OFFICER D; LAS VEGAS METROPOLITAN POLICE OFFICER E; LAS VEGAS METROPOLITAN POLICE OFFICER F; LAS VEGAS METROPOLITAN POLICE OFFICER F; LAS VEGAS METROPOLITAN POLICE OFFICER G and DOES 9 to 50	TIME FOR PLAINTIFF'S RESPONSE TO DEFENDANTS HILV FEE, LLC AND NAV- 115 E. TROPICANA LLC'S MOTION FOR SUMMARY JUDGMENT [DE 115] (SECOND REQUEST)
23		
24	Plaintiff, STEVE JOHNSON ("Johnson" or "Plaintiff"), by and through counsel Andrew Williams	
25		
26	of the law firm The Williams Group, and Defendants HILV Fee LLC and NAV-115 E. Tropicana, LLC	
27	("Defendants") by and through counsel, Christopher A. Lund of the law firm Tyson & Mendes LLF	
28	(collectively the "Parties"), hereby stipulate and agree as follows:	

Defendants filed a Motion for Summary Judgment with various exhibits (the "MSJ") on August 14, 2020 [DE 115]. The parties entered into a stipulated agreement that extended the Plaintiff's time to respond to the MSJ from September 4, 2020, to September 11, 2020. Unfortunately, shortly after the parties agreed to their stipulation, the undersigned had a death in his family. The past week the undersigned has made arrangements and had the funeral procession for his family member. The last day for Plaintiff to file a response to the MSJ is September 11, 2020. Subject to the approval of this Court, the Parties agree that Plaintiff shall have up to and including the 18th day of September 2020 to file a Response to the MSJ.

1 2 The Parties respectfully submit that good cause exists for such extension, and that this request is 3 not brought for any improper purpose or for purposes of delay. 4 5 DATED this 11th day of September 2020. DATED this 11th day of September 2020. 6 THE WILLIAMS LAW GROUP TYSON & MENDES LLP 7 8 /s/Andrew Williams /s/Christopher A. Lund **ANDREW WILLIAMS** THOMAS E. MCGRATH 9 California Bar No. 310526 Nevada Bar No. 7086 6273 Sunset Drive, Suite D3 CHRISTOPHER A. LUND 10 South Miami, Florida 33143 Nevada Bar No. 12435 11 3960 Howard Hughes Parkway, Suite 600 Las Vegas, Nevada 89169 DAVID LEE PHILLIPS 12 Nevada Bar No. 538 Attorneys for Defendants HILV Fee LLC, and NAV-115 E. Tropicana, LLC 700 South 4th Street 13 Las Vegas, Nevada 89101 14 Attorneys for Plaintiff Steven Johnson 15 16 IT IS SO ORDERED. 17 18 Dated this <u>13th</u> day of September 2020. 19 RICHARD F. BOULWARE, II 20 UNITED STATES DISTRICT JUDGE 21 22 23 24 25 26 27 28